MORTGAGE RECORD 80

Reg. No. 1130 Fee Paid, \$ 2.25

Receiving No.

		<form></form>		STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 12 day of
Immune High 1 issue Marson By Depty The properties when here Justed 1. A stars By It is the year of one long, it is a stars Internet of High 2. It issue Marson By It is the year of one long, it is a stars Internet of the part, and the issue Marson By It is the year of one long, it is a stars Internet of the part, and the issue Marson Building and issue Marson Marson Internet of the part, and the issue Marson Building and issue Marson Marson Internet of the part, and the issue Marson Building and issue Marson Marson Internet of the part, and the issue Marson Barson Marson Marson Internet of the part, and the issue Marson Barson Marson Marson Marson Internet of the part, and the issue Marson Barson Stars of Kanan, testing Marson Internet of the part, and the part of th		<form></form>	Vincil V Loo	JulyA. D. 19
Immune High 1 issue Marson By Depty The properties when here Justed 1. A stars By It is the year of one long, it is a stars Internet of High 2. It issue Marson By It is the year of one long, it is a stars Internet of the part, and the issue Marson By It is the year of one long, it is a stars Internet of the part, and the issue Marson Building and issue Marson Marson Internet of the part, and the issue Marson Building and issue Marson Marson Internet of the part, and the issue Marson Building and issue Marson Marson Internet of the part, and the issue Marson Barson Marson Marson Internet of the part, and the issue Marson Barson Marson Marson Marson Internet of the part, and the issue Marson Barson Stars of Kanan, testing Marson Internet of the part, and the part of th		<form></form>		Narold G. Deck
	In the regrestere and all the ends, this and there is a large to a solution in the part of the Offly of Large and the large to a solution in the part of the Offly of Large and the large to a solution in the part of the Offly of Large and the large to a solution in the part of the Offly of Large and the large to a solution in the offly of Large and the large to a solution in the offly of Large and the large to a solution in the offly of Large and the large to a solution in the offly of Large and the large to a solution in the offly of Large and the large to a solution in the offly of Large and the large to a solution in the offly of Large and the large to a solution in the offly of Large and the large to a solution in the offly of Large and the large to a solution in the offly of Large and the large to a solution in the offly of Large and the large to a solution in the offly of Large and the large to a solution in the offly of Large and the large to a solution in the offly of Large and the large and the solution is the offly of Large and the large to a solution in the offly of Large and the large and the solution is the offly of Large and the offly of Large and the large and the solution is the offly of Large and the offly of Large and the large and the solution is the offly of Large and the large and the large and the large and the offly of Large and the	This production. Mode the 10th for any of a larger of the self of the s		
The sequence of the sector	The sequences and all to each the and laters of the self part 18 of the fort part here. Set yet dimension of the set part is and	The properties and and the first provide into the provide intothe provide into the provide into the provide into the provide int		
Large of more may all the intervent in the intervent in end denomination of the main intervent in the intervent i	Large 200	Large data data part, eds. The Large more an Listing, and Landage collision	THIS INDENTURE, Made this 10th day of hundred and thirty-seven between Virgi	July , in the year of our Lord, one thousand mine 1 M. Loo and Crah Lee, his wife
Large of more may all the intervent in the intervent in end denomination of the main intervent in the intervent i	Large 200	Large data data part, eds. The Large more an Listing, and Landage collision	Dou	zlas and State of Kansas
White Significance and all the other data part, is considered on the set of the		Minister of the state of the state part, is consideration of the state of Minister of Ministero of Minister	of Lawrence in the County of	d LognAssociation
is in hereby advandeded, b. T. e. add, and by thin heremus do. Grant, Barght, Sell and Murgare to the sail part. J. of the same part is in the family decided real exists interimed and here in the County of Douglas and State of Kanas, towin: In the apportenance and all the state shulled and here in the County of Douglas and State of Kanas, towin: In the shull part of the Olfsy of Lawrence in the County of Douglas and State of Kanas, towin: In the apportenance and all the state, this and interest of the sail part. 168 of the first part for the Olfsy of Lawrence in the state part of the Sol the present of the sail part. 168 of the first part for the Sol the present exerce and all the state, this and interest of the sail part. 168 of the first part for the Sol the present exerce and all the state, this and interest of the sail part. 168 of the first part them. Mathematical part law the state, this and interest of the sail part. 168 of the first part them. In the present of the same part of part and the state to date the state to the part of the Sol the state and the state to the state part. 168 of the state and the state to the state part of the state and the state to the state part of the state and the state to the state part of the state and the state to the state part of the state and the state to the state part of the state and the state to the state part of the state and the state to the state part of the state and the state to the state part of the state and the state to the state part of the state part of the state and the state to the state part of t	In the more advected by the finance of the sold part. 198 of the fort part forties In the more advected by the finance of the sold part. 198 of the fort part forties In the more advected by the finance of the sold part. 198 of the fort part forties In the more advected by the finance of the sold part. 198 of the fort part forties In the more advected by the finance of the sold part. 198 of the fort part forties In the more advected by the finance of the sold part. 198 of the fort part forties In the more advected by the finance of the sold part. 198 of the fort part forties In the more advected by the finance of the sold part. 198 of the fort part forties In the more advected by the finance of the sold part. 198 of the fort part forties In the more advected by the finance of the sold part. 198 of the fort part forties In the more advected by the finance of the sold part. 198 of the fort part forties In the more advected by the finance of the sold part. 198 of the fort part forties In the more advected by the finance of the sold part. 198 of the fort part forties In the more advected by the finance of the sold part. 198 of the fort part fort is the more advected by the finance of the sold part fort part fort is the more advected by the finance of the sold part fort is the finance of the sold part fort part fort is the more advected by the finance of the sold part fort is the finance of the sold part for	And the more parameters and all the mater, this and the balance design and State of Kanaa, te-still All the proportion of a state material doubting in the Concey of Design and State of Kanaa, te-still All the proportion of a state material doubting in the Concey of Design and State of Kanaa, te-still All the proportion of a state material doubting in the Concey of Design and State of Kanaa, te-still All the proportion of the Concey of Design and State of Kanaa, te-still All the proportion of the Concey of Design and State of Kanaa, te-still All the proportion of the Concey of Design and State of Kanaa, te-still All the proportion of the Concey of Design and State of Kanaa, te-still All the proportion of the Concey of Design and State of Kanaa, te-still All the proportion of the Concey of Design and State of Kanaa, te-still All the proportion of the Concey of Design and State of Kanaa, te-still All the proportion of the Concey of Design and State of Kanaa, te-still All the proportion of the Concey of Design and State of Kanaa, te-still All the proportion of the Concey of Design and State of Kanaa, te-still All the proportion of the Concey of Design and State of Hall the Hall the term of the Concey of Design and State of Hall the Hal		idention of the sum of Nine Hundred and no/100
<pre>hearsy described real enter size which and learn in the Colley in the part of the Oity of Larrence hears if not Larrence.</pre>	<pre>hears decided real state during has been by the place in the case of the place in the place</pre>	Making decided real enter stated as leng in the County of Long and a county of many sections of the county of the		
Ale one Handweid Skrty-Four (194) in Nlock Pifty-four (64) in this part of the City of Lawrence knows Ale one Handweid Skrty-Four (194) in Nlock Pifty-four (64) in this part of the City of Lawrence knows Ale one Handweid Skrty-Four (194) in Nlock Pifty-four (64) in this part of the City of Lawrence knows Ale one Handweid Skrty-Four (194) in Nlock Pifty-four (64) in this part of the City of Lawrence knows Ale one Handweid Skrty-Four (194) in Nlock Pifty-four (64) in this part of the City of Lawrence knows Ale one Handweid Skrty-Four (194) in Nlock Pifty-four (64) in this part of the City of Lawrence knows Ale one Handweid Skrty-Four (194) in Nlock Pifty-four (64) in this part of the City of Lawrence knows Ale one Handweid Skrty-Four (194) in Nlock Pifty-four (64) in this part of the City of Lawrence knows Ale one Handweid Skrty-Four (194) in Nlock Pifty-four		Add des Handred Sistey-four (194) in Elook Fifty-four (54) in that part of the City of Lerrence homes Add des Handred Sistey-four (194) in Elook Fifty-four (54) in that part of the City of Lerrence homes Add des Handred Sistey-four (194) in Elook Fifty-four (54) in that part of the City of Lerrence homes Add des Handred Sistey-four (194) in Elook Fifty-four (54) in that part of the City of Lerrence homes Add des Handred Sistey-four (194) in Elook Fifty-four (54) in that part of the City of Lerrence homes Add des Handred Sistey-four (194) in Elook Fifty-four (54) in that part of the City of Lerrence homes Add des Handred Sistey four homes	which is hereby acknowledged, ha ve. sold, and by this indenture do following described real estate situated and being in the County of Doug	las and State of Kansas, to-wit:
He is apportenances and all be estate, this and interest of the said part. 108 of the first part them?. And the apportenances and all be estate, this and interest of the said part. 108 of the first part them?. And the apportenances and all be estate, this and interest of the said part. 108 of the first part them?. And the apportenances and all be estate, this and interest of the said part. 108 of the first part them?. And the apportenances and all be estate, this makes and grant at the data them. The data of the data of the data of the first and the data of the limit. The data of the data of the data of the first and data of the limit. The data of the d	Encode as a first Lawrences. The segmentances and all the state, this and interest of the aid part 189 of the fort part them. And main on Lead the state, this and interest of the aid part 189 of the fort part them. And main on Lead the state, this and interest of the aid part 189 of the fort part them. And main on Lead the state, this and interest of the aid part 189 of the fort part them. And main on Lead the state, this and interest of the aid part 189 of the fort part them. The seqmettances and all the state, this and interest of the aid part 189 of the fort part them. The seqmettances are all the state, this and interest of the aid the state the state the sequent the sequent and the sequent the sequent and the sequent the sequent and the sequent and the sequent the sequent the sequent and the sequent and the sequent t	Which the apportenesses and all the state, this and latered of the said part 188 of the first part them. At the apportenesses and all the state, this and latered of the said part 188 of the first part them. At the apportenesses and all the state, this and latered of the said part 188 of the first part them. At the apportenesses and all the state, this and latered of the said part 188 of the first part them. At the apportenesses and all the state, this and latered of the said part 188 of the first part them. At the apportenesses and all the state, this and latered of the said part 188 of the first part them. At the apportenesses and all the state, this and latered of the said part 188 of the first part them. At the apportenesses and all the states, this and latered of the said part 188 of the first part them. At the apportenesses and all the states, this and latered of the said part 188 of the first part them. At the apportenesses and all the states, this and latered of the said part 188 of the first part them. At the apportenesses and all the states. At the apportenesses and apport the them apportent them apporten		
And the subject least term of	And the and pure 1. Goal the form part dointer and dure of his marketses. a probability of Warman and Afford the ama equate all parties making lawful data that the delayery handinter and any dure of his marketses. This appear between the parties between that the part 1.026 of the first parties data that the delayery hand, and marketses the parties between the parties b	And the safe period. Legs it is for a period	Lot One Hundred Sixty-four (164) in Blook known as West Lawrence.	Pifty-four (54) in that part of the City of Lawrence
And the subject least term of	And the and pure 1. Goal the form part dointer and dure of his marketses. a probability of Warman and Afford the ama equate all parties making lawful data that the delayery handinter and any dure of his marketses. This appear between the parties between that the part 1.026 of the first parties data that the delayery hand, and marketses the parties between the parties b	And the safe period. Legs it is for a period		
And the subject least term of	And the and pure 1. Goal the form part dointer and dure of his marketses. a probability of Warman and Afford the ama equate all parties making lawful data that the delayery handinter and any dure of his marketses. This appear between the parties between that the part 1.026 of the first parties data that the delayery hand, and marketses the parties between the parties b	And the safe period. Legs it is for a period		
And the subject least term of	And the and pure 1. Goal the form part dointer and dure of his marketses. a probability of Warman and Afford the ama equate all parties making lawful data that the delayery handinter and any dure of his marketses. This appear between the parties between that the part 1.026 of the first parties data that the delayery hand, and marketses the parties between the parties b	And the safe period. Legs it is for a period		
And the subject least term of	And the and pure 1. Goal the form part dointer and dure of his marketses. a probability of Warman and Afford the ama equate all parties making lawful data that the delayery handinter and any dure of his marketses. This appear between the parties between that the part 1.026 of the first parties data that the delayery hand, and marketses the parties between the parties b	And the safe period. Legs it is for a period		
And the subject least term of	And the and pure 1. Goal the form part dointer and dure of his marketses. a probability of Warman and Afford the ama equate all parties making lawful data that the delayery handinter and any dure of his marketses. This appear between the parties between that the part 1.026 of the first parties data that the delayery hand, and marketses the parties between the parties b	And the safe period. Legs it is for a period		
And the subject least term of	And the and pure 1. Goal the form part dointer and dure of his marketses. a probability of Warman and Afford the ama equate all parties making lawful data that the delayery handinter and any dure of his marketses. This appear between the parties between that the part 1.026 of the first parties data that the delayery hand, and marketses the parties between the parties b	And the safe period. Legs it is for a period		
And the subject least term of	And the and pure 1. Goal the form part dointer and dure of his marketses. a probability of Warman and Afford the ama equate all parties making lawful data that the delayery handinter and any dure of his marketses. This appear between the parties between that the part 1.026 of the first parties data that the delayery hand, and marketses the parties between the parties b	And the safe period. Legs it is for a period		
And the subject least term of	And the and pure 1. Goal the form part dointer and dure of his marketses. a probability of Warman and Afford the ama equate all parties making lawful data that the delayery handinter and any dure of his marketses. This appear between the parties between that the part 1.026 of the first parties data that the delayery hand, and marketses the parties between the parties b	And the safe period. Legs it is for a period		
And the subject least term of	And the and pure 1. Goal the form part dointer and dure of his marketses. a probability of Warman and Afford the ama equate all parties making lawful data that the delayery handinter and any dure of his marketses. This appear between the parties between that the part 1.026 of the first parties data that the delayery hand, and marketses parties the parties between the p	And the safe period. Legs it is for a period		
And the subject least term of	And the and pure 1. Goal the form part dointer and dure of his marketses. a probability of Warman and Afford the ama equate all parties making lawful data that the delayery handinter and any dure of his marketses. This appear between the parties between that the part 1.026 of the first parties data that the delayery hand, and marketses parties the parties between the p	And the safe period. Legs it is for a period		
And the subject least term of	And the and pure 1. Goal the form part dointer and dure of his marketses. a probability of Warman and Afford the ama equate all parties making lawful data that the delayery handinter and any dure of his marketses. This appear between the parties between that the part 1.026 of the first parties data that the delayery hand, and marketses parties the parties between the p	And the safe period. Legs it is for a period		
And the subject least term of	And the and pure 1. Goal the form part dointer and dure of his marketses. a probability of Warman and Afford the ama equate all parties making lawful data that the delayery handinter and any dure of his marketses. This appear between the parties between that the part 1.026 of the first parties data that the delayery hand, and marketses parties the parties between the p	And the safe period. Legs it is for a period		
And the subject least term of	And the and pure 1. Goal the form part dointer and dure of his marketses. a probability of Warman and Afford the ama equate all parties making lawful data that the delayery handinter and any dure of his marketses. This appear between the parties between that the part 1.026 of the first parties data that the delayery hand, and marketses parties the parties between the p	And the safe period. Legs it is for a period		
And the subject least term of	And the and pure 1. Goal the form part dointer and dure of his marketses. a probability of Warman and Afford the ama equate all parties making lawful data that the delayery handinter and any dure of his marketses. This appear between the parties between that the part 1.026 of the first parties data that the delayery hand, and marketses parties the parties between the p	And the safe period. Legs it is for a period		
And the subject least term of	And the and pure 1. Goal the form part dointer and dure of his marketses. a probability of Warman and Afford the ama equate all parties making lawful data that the delayery handinter and any dure of his marketses. This appear between the parties between that the part 1.026 of the first parties data that the delayery hand, and marketses parties the parties between the p	And the safe period. Legs it is for a period	and all the extent title and interest of the said t	art 105 of the first part therein.
<pre>that bity will worman the defend the mane against all parties making herein making herein shall a sheed data the series of the first part of the series of th</pre>	<pre>that bit by till wurnat and defend the same signific all phone making hord data there. This grave between the parties here that the part. 12.9 of the form part all as all homes dange the life of the laborators, pay all has a reason as all by hash homes as many parties of the this part. Y and the second part, the laborators here as a second part the laborator as part of the main dama dama data there is near of 1.12</pre>	with the they will wrant and defend the man spint and the land the series. If you were between the particle and the part, 125 or to form and part and and a land make the life of the landstrom, may all taxes or assessments that may be lorid or summal part is the series of the part, y and the part and the landstrom, may all taxes to exceed the taxes at the part of the tax at the part of the taxes at the part of the tax at the part of the tax at the part of the taxes at the taxes at the part of the tax at taxes at the part of the tax at taxes at taxe	And the said part_18.30f the first part do hereby covenant and agree that	at the delivery hereof they are the lawful owners of the premises above granted, and mind
The speed between the particle between the particle bank to part. 16.0 of the first part half at all time during the link in identify by link in iterast it is a subscript in a subscript in iterast itera	The speced between the particle motion to be part. J. CBS of the fore part and a to differe during the first of this detection, by of the same to any one of the second part, be and the specific during the second part. J. CBS of the individual second part, the individual second part, the second part, the individual second part, the second part, the individual second part, the se	It is arged between the particle here that it is plant, a blant within the filter shall at all times during the life of this instantion, by the instant of the space of the sp		
<pre>ind and to be the many become down ad population the many down and read at the issued against the set at the down and by war at the down and the down and the population the populati</pre>	and not seem to some bound or and synch, soft the "Life" in p to building upon and read states in and a data in any law and the analysis and the set is a	<pre>id run attack with the mark become do and popular, out that "Effort"</pre>		t all times during the life of this indenture, pay all taxes or assessments that may be revied of assesses and
in pick 56 distance in part with like the part with the name become due to depend on the pick of the information of the infor	b and b 30 at the first part at link to pay rank taxe when its many because part of the link to have a definition in the link to be a subject to serve the payment of the main of the link to be a subject to serve the payment of the main of the link to be a subject to serve the payment of the link to be a subject to serve the payment of the link to be a subject to serve the payment of the link to be a subject to serve the payment of the link to be a subject to be subject to be subject to be a subject to be a subject	The provide of the set of the	keen t	
⁹⁷ This CRANT is longed as a mortger to serve the payment of her man of	¹⁰ This GANNT is benedie as mortger to serve the payment of the same d	²⁶⁷ This GRANT is intended as a sortept is serve the papert of the serve of add must denote, served as the 10th day d. July		he buildings upon said year entate insured against inte and to inded in the interest. And in the event that
weight on he terms of	<pre>wedge to be terms of</pre>	media to the terms of	as shall be specified and directed by the part_yof the second part, the loss, if any, mac maid part 25 of the first part shall fail to pay such takes when the same become due and the symptonic paid by the second to paid shall become a part of the ind	le payable to the part V of the second part to the extent of JLS interest. And in the event tan
19	<pre>ity</pre>	at y _ 15	aid part 25 of the first part shall fail to pay such takes when the same become due and mid takes ind insurance, or either, and the amount so paid shall become a part of the ind fully repaid.	is payable to the part. $J_{-,0}$ is the second part to the states of is a payable and to keep and permission and a benefit payable and to keep and permission and a benefit payable and to keep and permission and shall beer interest at the rate of 10% from the date of payment and black beer payable and to keep and the payable
d bill og vik same as periode in his indetter de die en version and in heis indetter de die en version and in heis indetter de die en version and in heis is bereit in her version and en version of the indetter is bereit in her version and en version and envisor and envisor and envisore envisor	<pre>did did exp the mars apported in this indeterm.</pre>	and fail to get the mass as performed in this indextar. And this ensures a performance of the indextar is a marked and intervent of the indextar is and been about the theorem is an indextar in the theorem is an indextar in the theorem is and the performance of the indextar is and the performance of the indextar is and the performance of the indextar is and theorem is and the performance of the indextar is and the performance of the indextar is and theorem is and theorem is and the performance of the indextar i	and part $\S S$ of the furt part that fail to pay much take when the same become due and the take for Hammes, or either, and the smooth splat shall become a part of the Had fully regard. This GRANT is intended as a mortgape to secure the payment of the sum of	to payable not to be part. U. of the second part to the screet of 1.1.2
And a bit is bit off or the mid part.	here below and it hall be before to add part of the second part and and part of the second pa	At the and is and it hall be level to the analyzer. J. of the secret part is It is and to search it hall be level to the analyzer. J. of the secret part is It is and the analyzer is and the international to and the other area and benefits according to the other partials. Can be and the international to and the international to and the international can be and the international to and the international to and the international can be and the part is the international can be and the international to and the international can be and the international can be and the international to and the international can be and the	and part 26 of the fast part shall fail to pay red taxes when the same become due and and taxes did humans, or either, and the smooth op id shall become a part of the fail faily regard. "Hills GRANT is intended as a mortgage to secure the payment of the sum of	to payable to the part. J. of the second part to the screet of 1 Lin
And a bit is bit off or the mid part.	here below and it hall be before to add part of the second part and and part of the second pa	At the and is and it hall be level to the analyzer. J. of the secret part is It is and to search it hall be level to the analyzer. J. of the secret part is It is and the analyzer is and the international to and the other area and benefits according to the other partials. Can be and the international to and the international to and the international can be and the international to and the international to and the international can be and the part is the international can be and the international to and the international can be and the international can be and the international to and the international can be and the	and part282 of the farm part shall fail to pay rate have when the num become due and the stand due to the task of the stand stand due to	to payable to the part. J. of the second part to the screet of 1 is
<pre>rs to, all by gait by the pair (0.0. making use mink, on demade to the form pair 1.0. The agent by the pair (0.0. making use mink on demade to the form pair 1.0. The agent by the pair (0.0. making use mink of the indepine) and and served it is based to action a data of the address the default serve that is not an approximate the served of the indepine) and the address of the served of the address of the indepine) and the served of the indepine) and the address of the indepine) and the address of the indepine) and the served of the served of the indepine) and the served of the indepine) and the served of the served of the served of the indepine) and the served of the served of the served of the served of the indepine) and the served of the se</pre>	ns by add by the part 62. mails not had, as denoted to the first part . 162. . by addressing when the state intermining processing of the first part h	are by all by red by the prices. making use had as decade to the fort price. All of a superstream there is a subject to the internal processes of	and part282 of the farm part shall fail to pay rate have when the num become due and the stand due to the task of the stand stand due to	to payable to the part. J. of the second part to the screet of 1 is
IN WITNESS WHEREOF, The part ics of the first part ha _ vo. hereunto set their _ hand and seals _ the day and yer last ever itten	IN WITNESS WHEREOF, The part ices of the first part ha to hereunto set the fir hand and seals the day and year dat contribution. Virgil M. Lee (SEAD)	IN WITNESS WHEREOF, The part ies of the first part has to be been been been been been been been	and part285 of the farm part shall full to pay not have when the num become due and the stand and the intervent of the stall is a share and part of the stall become a part of the stall fall of the start and the	to payable to the part. J. of the second part to the scient of 1 is
IN WITNESS WHEREOF, The part ics of the first part ha _ vo. hereunto set their _ hand and seals _ the day and yer last ever itten	IN WITNESS WHEREOF, The part ices of the first part ha to hereunto set the fir hand and seals the day and year dat contribution. Virgil M. Lee (SEAD)	IN WITNESS WHEREOF, The part ies of the first part has to be been been been been been been been	and part282 of the fart part shall fail to pay not have when the num become due and the state of the late of the	to payable to the part. J. of the second part to the extent of 1.1.2. Interest. As in the weat may per backdows, secured by this inferent was a herein provide, then the part. J. of the second part is up to pay the data back payment with the part of the second part of the part of th
Virgil M. Loa (SEAL) Orah Loa (SEAL) Orah Loa (SEAL) (SEAL) (SEAL) OBUST or DOUGLAS BE IT REMEMBERED, That on this 10th day of July A. D. 19.37. before me. Virgil M. Lea and Orah Lae, his wife State, came Virgil M. Lea and Orah Lae, his wife In the stores of the same the same person. 2. who executed the foregring instrument and duly acknowledged the camentar of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last here written. (SEAL) My commission expires on the 16th day of October 19.40. I. C. Stewons on Netary Public	Virgil M., Lee (RAN) Orah Lee (SEM) (SEM) (SEM) (SEAL) (SEM) (SEAL) (SEM) (SEAL) (SEAL) (SEAL) (Virgil M., Lee (SEAL) Orah Lee (SEAL) (SEAL) (SEAL)	and part282 of the farm part shall fail to pay rest have when the num become due and the state of the late of the	to payable not the part
(SEAL) (S	(SEAL) (S	(SEAL) (S	and part282 of the farm part shall fail to pay rest have when the num become due and the state of the late of the	the payable not the part. J
CERLID CATE OP EANSAS DUNTY OP DOUGLAS BE IT REMEMBERED, That on this 10th day of July A. D. 19 37, before ms, s UNTY OF DOUGLAS BE IT REMEMBERED, That on this 10th day of July A. D. 19 37, before ms, s USTG11 Ms, Leo, and Orah Leo, hig wife to me percoally known to be the same person. 2. who executed the foregoing instrument and duly acknowledged the execute of the mass. of the mass. written. (SEAL) My commission expires on the 18th day of October 19. 40. I. C. Stewons on Netary Public	(SELL) CATE OP KANSAS DUNTY OF DOUGLAS BE IT REMEMBERED, That on this 10th anotary, public in the aforesaid County and State, came Virgil M, Loo end Orah Lee, his wife to me personally known to be the same person. s. who executed the foregring instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereauto subscribed my name, and affixed my official seal on the day and year last above written. (SEAL) My commission expires on the 18th day of October 19 40. I.ec., Stewons on Netary Public RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deets enter the dischare of this mortgage, On bated this 20 th Queue 10 thereby	(SEAL) TATE OF KANSAS DOURTY OF DOUGLAS BE IT REMEMBERED, That on this 10th day of July A. D. 19.37., before ms, a notary public in the aforesaid County and State, came Virgil M, Leo and Orah Leo, his wife to me personally known to be the same person. s. who executed the foregring instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. (SEAL) My commission expires on the 18th day of October 19 40. I.e. Stewnon Netwy Public I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Begister of Deels o enter the dischare of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Begister of Deels o enter the dischare of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Begister of Deels o enter the dischare of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Begister of Deels o enter the dischare of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Begister of Deels	and part282 of the farm part shall fail to pay rest have when its man become due on the farm due to the fact of t	the payake not to be part. W. die wordd part to the ertest of 112. Itsue. More and a more many and payake and to begin and payming and a payake part to begin and payming and
CATE OF EANSAS DUNTY OF DOUGLAS BE IT REMEMBERED, That on this 10th day of July A. D. 19 37., before ms, s Inctary public in the aforesaid County and State, came. Virgil Ms, Leo, and Orah Leo, his wife for personally known to be the same person. 2. who executed the foregoing instrument and duly acknowledged the execute IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. (SEAL) My commission expires on the 18th day of October 19.40. I. C. Stewans on Netary Public	PATE OF EANSAS DUNTY OF DOUGLAS BE IT REMEMBERED, That on this 10th day of July A. D. 19.37., before ma, s notary. public in the aforesaid County and State, came. Virgil M, Lee end Orah Lee, his wife to me personally known to be the same person. s who executed the foregring instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. (SEAL) My commission expires on the 18th day of October 19 40. I. C. Ste wons on Netary Public RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deets or met the dischare of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deets	ITATE OF KANSAS JOUNTY OF DOUGLAS BE IT REMEMBERED, That on this 10th day of July A. D. 19.37., before me, a nothery public in the aforesaid County and State, came Virgil M., Lee and Orah Lee, his wife to me personally known to be the same person. s who executed the foregring instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. (SEAL) My commission expires on the 16th day of October 19 - 40. I.ec. Stewons on Netary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Bepieter of Deels on enter the dischare of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Bepieter of Deels on the dischare of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Bepieter of Deels on the dischare of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Bepieter of Deels on the dischare of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Bepieter of Deels on the debt secured thereby acknowledge the full payment of the debt secured thereby.	and part282 of the farm part shall fail to pay rest have when its man become due on the farm due to the fact of t	the payake not to be part. W. die the second part to the scrient of 112. Interest, which is not second and payment are payake and to bey and payment are payake and to bey and payment are payed by the infection, and shall beer interest at the rate of 100 Unce its data of payment are payed by the infection, and shall beer interest at the rate of 100 Unce its data of payment are payed by the infection, and shall beer interest at the rate of 100 Unce its data of payment are payed by the infection, and that beer interest at the rate of 100 Unce its data of payment are payed by the infection, and that beer interest at data oblightion and also to secon any are are more of discharge say taxes with literest there as a breving provided, in the recet that and pay. If this is been are interest in the tax of the oblight is the major is and the oblight is the major is an interest in the second and the payment and and the oblight is the major is and the oblight is the major is at the second and the payment and the oblight is the major is at the second and the payment and and the second and the second and payment are and the second and the second and payment and the second and the second and and the second and the sec
DUURTY OF DOUGLAS Ss. BE IT REMEMBERED, That on this 10th day of July A. D. 19 37. before ms. 1 notary public in the aforesaid County and State, came	DOUGLAS 185. BE IT REMEMBERED, That on this 10th day of July A. D. 19 37. before mail notary. public in the aforesaid County and State, came Virgil M, Loe end Orah Lee, hit wife to me personally known to be the same person. g. who executed the foregring instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written. (SEAL) My commission expires on the 18th day of October 19 40. I. C. Stewens on Netary Public ELLEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deets enter the dischare of this mortgage of record. Dated this 20th day of 00000000000000000000000000000000000	COUNTY OP DOUGLAS 58. BE IT REMEMBERED, That on this 10th day of July A: D. 19.37. before mail notary public in the aforesaid County and State, came.	and part282 of the farm part shall fail to pay rest have when its man become due on the farm due to the fact of t	the payake not to be part. W. die wordd part to the ertest of 112. Itself. More the data of payment was providen at the end of the state of the stat
DUURTY OF DOUGLAS Ss. BE IT REMEMBERED, That on this 10th day of July A. D. 19 37. before ms. 1 notary public in the aforesaid County and State, came	DOUGLAS 185. BE IT REMEMBERED, That on this 10th day of July A. D. 19 37. before mail notary. public in the aforesaid County and State, came Virgil M, Loe end Orah Lee, hit wife to me personally known to be the same person. g. who executed the foregring instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written. (SEAL) My commission expires on the 18th day of October 19 40. I. C. Stewens on Netary Public ELLEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deets enter the dischare of this mortgage of record. Dated this 20th day of 00000000000000000000000000000000000	COUNTY OP DOUGLAS 58. BE IT REMEMBERED, That on this 10th day of July A: D. 19.37. before mail notary public in the aforesaid County and State, came.	and part282 of the farm part shall fail to pay rest have when its man become due on the farm due to the fact of t	the payake not to be part. W. die wordd part to the ertest of 112. Itself. More the data of payment was providen at the end of the state of the stat
	notary public	In Otary public in the aforesaid County and State, came. Virgil M, Lee and Orah Lee, his wife	and part285 of the form part shall full to pay not have when the num become due on the start of the start of the start is a boostart paid shall become a part of the iso ison of the start of the start is a start of the start of the start ison Burnford and not not 1000. The start of the start of the start start of the start of the start start of the start of the start start of the start of	the payake not to be part. W. die wordd part to the ertest of 112. Itself. More the data of payment was providen at the end of the state of the stat
Virgil M., Lee, and Orah Lee, hig wife to me precally known to be the same person. z. who cascuted the foregoing instrument and duly acknowledged the execution of the form. N INTINESS WHEREOF, I have berevato subscribed my name, and affixed my official scal on the day and year last above written. (SEAL) My commission expires on the 18th day of October 19.40. I.C. Stewans on Netary Public	Virgil M, Lee end Orah Lee, his wife to me personally known to be the same person. s. who executed the foregring instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. (SEAL) My commission expires on the 16th day of October. 19 40. 1.0.0.5 the wors on Netary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels or the dischare of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels	Virgil W, Lee end Orah Lee, his wife to me personally known to be the same person. a who executed the foregring instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. (SEAL) My commission expires on the 16th day of October. IP 40. I.c. Stewons on Netary Public. ILEEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels on enter the dischare of this mortgage of record. Dated this	and part285 of the fam part shall fail to pay net have when its man become due on the failed family of the family of the failed family of the family	is payle as to be part_y_ at the second part to the referst of
to me personally known to be the same person. s. who executed the foregoing instrument and duly acknowledged the executa of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written. (SEAL) My commission expires on the 16th day of October 19.40. I.C. Steward on Netary Public.	to me personally known to be the same person. s. who executed the foregcing instrument and duly acknowledged the execute of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written. (SEAL) My commission expires on the 16th day of October 19_40. I.C. Stevenson Netary Public RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Deeis enter the dischare of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Deeis enter the dischare of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Deeis	to me personally known to be the same person. g. who executed the foregring instrument and duly acknowledged the executed of the same. IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last shown written. (SEAL) My commission expires on the 18th day of October 19_40. I.C. Stewons on Netary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deepson on the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deepson on the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deepson on the discharge of this mortgage.	and part285 of the farm part shall full to pay net have when its man become due on the late the stand of the stand of the standard part shall be seense a part of the late difference of the standard of the standard part shall be seense a part of the late difference of the standard of the standard part shall be standard part second to the terms of	he grayable not he part. J
IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year mer town written. (SEAL) My commission expires on the 16th day of October 19.40. I.C. Stewens on Netary Public	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year as a solution (SEAL) My commission expires on the 16th day of October 19_40. I.C. Stevenson Netary Public RELEASE I, the undersigned owner of the within mortgage, do hereby ackoryging the full payment of the debt secured thereby, and authorize the Register of Deets enter the dischare of this mortgage, do hereby ackoryging the full payment of the debt secured thereby, and authorize the Register of Deets enter the dischare of this mortgage, do hereby ackoryging the full payment of the debt secured thereby, and authorize the Register of Deets	IN WITNESS WHEREOF, I have bercunto subscribed my name, and affixed my official seal on the day and year as move (SEAL) My commission expires on the 16th day of October 19_40. I.C. Stewons on Netary Public. I, the undersigned owner of the within mortgage, do hereby anknowledge the full payment of the debt secured thereby, and authorise the Register of Deels o enter the dischare of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Deels o enter the dischare of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Deels	and part285 of the farm part shall full to pay net have when ite name becard due and the state of the fact due to the fact due to the fact due to the state of th	he payles to the part_y_ of the second part to the related of 14.2. Indeed, and payment was providen and the payles of the base of payment was provident of the indeed time, and data base interest at the rate of 100 Mem is a data of payment was provident of the indeed time, and that base interest at the rate of 100 Mem is data of payment was a more of the indeed time, and the indeed in the second payment of the indeed time, and that base interest at the rate of 100 Mem is data of payment was a more of the indeed time is a constrained there as constigute the terms of a data obligation and also to secon say may a many disclose and there is the rate of the payles of the second payles of the payles
(SEAL) My commission expires on the 18th day of October 19.40. I.C. Stevenson Netary Public	(SEAL) My commission expires on the 16th day of October 19-40. I.C. Stevens on Netry Public RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Dech we enter the discharge of this mortgage of record. Dated this 20th day of 2000 , 1972.	(SEAL) My commission expires on the 16th day of October 19-40. I.C. Stevens on Netary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Decks a enter the dischare of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Decks a enter the dischare of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Decks	and part285 of the farm part shall full to pay net have when its man become due on the late the stand of the second set of the stand set of the late become a part of the late difference of the stand set of the stand set of the stand set of the late difference of the stand set of the stand set of the stand set of the late difference of the stand set of the stand set of the stand set of the stand means set of the stand set of the stand set of the stand set of the stand difference of the stand set of the stand set of the stand set of the stand set difference of the stand set of the stand set of the stand set of the stand set of the stand set of the stand set of the stand set of the stand set of the stand set of defined set of the stand set of the stand set of the stand set of the stand set of defined set of the stand set of the stand set of the stand set of the stand set of defined set of the stand set of the stand set of the stand set of the stand set of the baddeging and stand set of the stand set of IN WITHERS WHEREOF, The part 1 feet of the first part has written. STATE OP KANSAS COUNTY of DOUGLAS } set. Be IT REMEMBEREDD, That on the not set of the stand set of Oracle of the stand set of the stand set of the stand set of the stand set of the stand set of stand set of the stand set of the stand set of stand set of the stand set of the stand set of IN WITHERS WHEREOF, The part 1 feet of the first part has written. STATE OP KANSAS COUNTY of DOUGLAS } set. Be IT	he payshe not to be part_y_ di he wood part to the eritet of _LLs is the seed part is and benefits, and a benefit payset to the the payset of the second payset of the seco
NULL AND	RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels	RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Decis a enter the dischare of this mortgage of record. Dated this 20th day of 2000	and part285 of the farm part shall fail to pay net have when its man becard of us and the second a part of the fact of the fac	he payles to the part_y_ of the second part to the related of 112. Indeet, Marking and Marking and Marking and Payles at the base of payles at the payles of the p
	I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deebt enter the discharge of this mortgage of record. Dated this 20th day of 0,1942.	I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Dees to enter the discharge of this mortgage of record. Dated this 20th day of 2000, 1947.	and part285 of the farm part shall fail to pay net have when its man becard of us and the second a part of the fact of the fac	he payle to the part is the send part to the related of is the need part and to expect the inference of the in
KELBASE	enter the discharge of this mortgage of record. Dated this 20th day of WDW 1972.	to enter the discharge of this mortgage of record. Dated this 20th day of UDRIV , 1972.	and part285 of the farm part shall fail to pay net have when its man becard of us and the second a part of the fact of the fac	his 10th. day of July A. D. 19 37, before no. 1
the standard and authorize the Register of Deeds	I f fly The The Rest Rest and down Roser	L. E. Ely The Lawrence Building and doan as Moregan.	and part285 of the farm part shall fail to pay net have when its man becard of us and the second part of the fact	he payle to the part_y_ of the second part to the related of 112. Indeed, which we have a payle of the payle
P C S R The state of record. Dated this a condition of the state of th	1 NO A MANNA I LIMANA IN DAMANA	Later (Ph Sed) R T P R: L Morrage Base	and part285 of the farm part shall full to pay net have when the num become do used to the individual of the second set to the second set the second set the	he payle no to he part. Y. of the second part to the criterio of 1.12. Indeed, and have made and the payle of the second payle of the height payle of the height payle of the
1 ho a millena in and a cont a cont	A. C. Mortgage. Baser.	heard (10 to Seel IT) 10 st. L 11. D	and part 28 of the farm part shall full to pay net have when the num become do used it to be the farm of the stand it and the standard of the standard part do the standard of	he payle no to he part. Y. of the second part to the criterio of 1.12. Indeed, and have made and the payle of the second payle of the height payle of the height payle of the

422